GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

H HOUSE BILL 931*

	Short Title:	Title: UI Technical Changes.			(Public)
	Sponsors: Representatives Howard, Arp, Bumgardner, and Warren (Primary Sponsors) For a complete list of sponsors, refer to the North Carolina General Assembly web site.				
	Referred to: Finance				
	May 17, 2018				
1				A BILL TO BE ENTITLED	
2	AN ACT TO	ACT TO MAKE TECHNICAL, ADMINISTRATIVE, AND CLARIFYING CHANGE			
3	TO THE UNEMPLOYMENT INSURANCE LAWS.				
4	The General Assembly of North Carolina enacts:				
5 6	PARTI FY	CI LIDE DI	DFC1	T SELLERS FROM THE DEFINITION	N OF EMPLOYMENT
7	FOR UNEM				ON OF EMILOTMENT
8	SECTION 1.(a) G.S. 96-1(b)(12) reads as rewritten:				
9	"(12) Employment. – Defined in section 3306 of the Code, with the following				
10	additions and exclusions:				
11		a.	Addi	itions The term includes service to	a governmental unit, a
12			nonp	profit organization, or an Indian tribe	as described in sections
13			3306	5(c)(7) and $3306(c)(8)$ of the Code.	
14		b.	Excl	usions. – The term excludes all of the fo	ollowing:
15			1.	Service performed by an independen	t contractor.
16			2.	Service performed for a government	ental entity or nonprofit
17				organization under <u>sections</u> 3309(b)	and 3309(c) of the Code.
18			3.	Service by one or more of the following	lowing individuals if the
19				individual is authorized to exercise in	ndependent judgment and
20				control over the performance of the	work and is compensated
21				solely by way of commission:	
22				A. A real estate broker, as define	
23				B. A securities salesman, as defi	
24			<u>4.</u>	Service performed by a direct sell-	
25				3508(b)(2) of the Code. The term of	
26			_	defined in section 3508(b)(2)(A)(iii)	
27			<u>5.</u>	Service performed by an intern for a	
28				This section becomes effective July 1, 2	
29	benefits filed	on or after	that da	ate, and applies to tax calculations on or	after that date.
30		DEL AND	DITE		
31				EFFECTIVE DATE FOR A RECEIVED AND COMMENTED BY A DECEMBER OF THE PROPERTY OF T	
32				O UNEMPLOYMENT INSURANCE	
33				etion 3.2(b) of S.L. 2017-8, as amend	ed by Section 6 of S.L.
34	2017-203, rea	aus as rewri	uen:		



2

"SECTION 3.2.(b) This section becomes effective July 1, 2018, January 1, 2019, applies to claims for benefits filed on or after that date, and applies to tax calculations on or after that date."

3 4

5

6

7

8

1

PART III. REDUCE THE NUMBER OF JOB CONTACTS PER WEEK REQUIRED FOR UNEMPLOYMENT INSURANCE

SECTION 3.(a) G.S. 96-14.9(e) reads as rewritten:

- "(e)
- Actively Seeking Work. The Division's determination of whether an individual is actively seeking work is based upon the following: The individual is registered for employment services, as required by the
- 9 10
- Division. (2) The individual has engaged in an active search for employment that is

12 13

11

appropriate in light of the employment available in the labor market and the individual's skills and capabilities.

14 15

The individual has made at least five—three job contacts with potential (3) employers during the week.

16 17 18

The individual has maintained a record of the individual's work search efforts. (4) The record must include the potential employers contacted, the method of contact, and the date contacted. The individual must provide the record to the Division upon request."

19 20

SECTION 3.(b) This section becomes effective July 1, 2018, applies to claims for benefits filed on or after that date, and applies to tax calculations on or after that date.

21 22 23

24

PART IV. REQUIRE ELECTRONIC FILING OF EMPLOYER'S QUARTERLY REPORT IF THE EMPLOYER HAS 10 OR MORE EMPLOYEES

SECTION 4.(a) G.S. 96-9.15(d) reads as rewritten:

30

31

32

''(d)Form of Report. – An employer must complete the tax form prescribed by the Division. An employer or an agent of an employer that reports wages for at least 2510 employees must file the portion of the "Employer's Quarterly Tax and Wage Report" that contains the name, social security number, and gross wages of each employee in an electronic format prescribed by the Division. For failure of an employer to comply with this subsection, the Division must assess a penalty of twenty-five dollars (\$25.00). For failure of an agent of an employer to comply with this subsection, the Division may deny the agent the right to report wages and file reports for that employer for a period of one year following the calendar quarter in which the agent filed the improper report. The Division may reduce or waive a penalty for good cause shown."

33 34 35

SECTION 4.(b) This section becomes effective January 1, 2019.

36 37

38

39

40

41

PART V. CREATE A PROCEDURE TO ALLOW WITHDRAWAL OF CLAIMS FOR **GOOD CAUSE**

SECTION 5.(a) G.S. 96-15(b)(1) reads as rewritten:

46

47

48

49

"(b) Initial Determination. - A representative designated by the Division shall (1) promptly examine the claim and shall determine whether or not the claim is valid. If the claim is determined to be not valid for any reason other than lack of base period earnings, the claim shall be referred to an Adjudicator for a decision as to the issues presented. If the claim is determined to be valid, a monetary determination shall be issued showing the week with respect to when benefits shall commence, the weekly benefit amount payable, and the potential maximum duration thereof. The claimant shall be furnished a copy of such monetary determination showing the amount of wages paid him by each employer during his base period and the employers by whom such wages were paid, his benefit year, weekly benefit amount, and the maximum amount of benefits that may be paid to him for unemployment during the benefit year.

law.

When a claim is not valid due to lack of earnings in his base period, the determination shall so designate. The claimant shall be allowed 10 days from the earlier of mailing or delivery of his monetary determination to him within which to protest his monetary determination and upon the filing of such protest, unless said protest be satisfactorily resolved, the claim shall be referred to the Assistant Secretary or designee for a decision as to the issues presented. All base period employers, as well as the most recent employer of a claimant on a temporary layoff, shall be notified upon the filing of a claim which establishes a benefit year.

No claim for benefits may be withdrawn by a claimant except upon the filing of a notice of withdrawal within 10 days from the earlier of mailing or delivery of his monetary determination to him and a finding of good cause by the Assistant Secretary or designee.

At any time within one year from the date of the making of an initial determination, the Division on its own initiative may reconsider such determination if it finds that an error in computation or identity has occurred in connection therewith or that additional wages pertinent to the claimant's benefit status have become available, or if such determination of benefit status was made as a result of a nondisclosure or misrepresentation of a material fact."

SECTION 5.(b) This section becomes effective July 1, 2018, applies to claims for benefits filed on or after that date, and applies to tax calculations on or after that date.

PART VI. EFFECTIVE DATE

SECTION 6. Except as otherwise provided, this act is effective when it becomes